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 City Attorney
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 3 CITY OF HAYWARD
 777 B Street, 4th Floor
 4 Hayward, California 94541
 5 Attorney for Defendant City of Hayward, Craig
 Calhoun, R.Farro, A.Nguyen, E. Mulhern,
 6 C. Martinez, E. Hutchinson, J.Waybright,
 R. Sappington, D.Olsen, erroneously
 7 sued herein as D. Olson, J. Bryan, and R.Keener

8 UNITED STATES DISTRICT COURT
 9
 10 NORTHERN DISTRICT OF CALIFORNIA

11 ANNIE LEWIS, individually, and as
 Administrator of the Estate of GREGORY
 LEWIS, and as Guardian Ad Litem of
 12 DEMARIO LEWIS; DEANDRE LEWIS and
 DELORENZO LEWIS, by and through their
 13 Guardian Ad Litem, CHRISTINE BENJAMIN

Case No.: C 03 05360 (CW)

STIPULATION FOR REVISED CASE
 MANAGEMENT SCHEDULE AND
~~PROPOSED~~ ORDER

14 Plaintiffs,

15 -vs-

16 CITY OF HAYWARD, a municipal corporation;
 CRAIG CALHOUN, in his capacity as Chief of
 17 Police for the CITY OF HAYWARD; R.
 FARRO, individually and in his capacity as an
 18 officer of the HAYWARD POLICE
 DEPARTMENT; A. NGUYEN, individually and
 19 in his capacity as an officer of the HAYWARD
 POLICE DEPARTMENT; E. MULHERN,
 20 individually and in his capacity as an officer of
 the HAYWARD POLICE DEPARTMENT; C.
 21 MARTINEZ, individually and in his capacity as
 an officer of the HAYWARD POLICE
 22 DEPARTMENT; E. HUTCHINSON,
 individually and in his capacity as an officer of
 23 the HAYWARD POLICE DEPARTMENT; J.
 WAYBRIGHT, individually and in his capacity
 24 as an officer of the HAYWARD POLICE
 DEPARTMENT; R. SAPPINGTON,
 25 individually and in his capacity as an officer of
 the HAYWARD POLICE DEPARTMENT;
 26 D.OLSON, individually and in his capacity as an
 (Caption continues on next page)
 27

1 officer of the HAYWARD POLICE
 2 DEPARTMENT; J. BRYAN, individually and in
 3 his capacity as an officer of the HAYWARD
 4 POLICE DEPARTMENT; R. KEENER,
 5 individually and in his capacity as an officer of
 6 the HAYWARD POLICE DEPARTMENT,
 7 and DOES 1-100, inclusive,

8 Defendants.
 9 _____/

10 STIPULATION

11 As per prior Court Order on August 12, 2005, Plaintiffs served Defendants with their
 12 Rule 26, Federal Rules of Civil Procedure ("FRCP") Expert Disclosure, identifying John Cooper,
 13 MD, S. Franklin Sher, MD, Roger Clark, and Robert Johnson as their experts. As per prior Court
 14 Order on August 19, 2005, Defendants served Plaintiffs with their Rule 26, FRCP Expert
 15 Disclosure, identifying Charles Wetli, MD, Tom Neuman, MD, Nikolas Lemos, PhD, Neil
 16 Benowitz, MD, Peter Cassini, MD, Joe Callanan, and Paul Violich as their experts. As per prior
 17 Court Order expert discovery is scheduled to close on September 2, 2005. Given the number of
 18 expert depositions involved and the logistics of scheduling the appearances, the parties cannot
 19 complete expert discovery by this deadline.

20 In the interests of fairness and judicial economy, all parties hereby stipulate and agree by
 21 and through their respective counsel as follows:

22 1. That the case management schedule for the action be modified as follows:

23 A. Completion of Expert Discovery: October 7, 2005

24 B. All case-dispositive motions to be heard at

25 10:00 a.m. on or before: December 2, 2005

26 All other dates, if any, referenced in the Minute Order and Case Management Order dated April
 27 15, 2004 shall remain the same.

LAW OFFICES OF JOHN L. BURRIS

Dated: August 27, 2005

By: 

JOHN L. BURRIS
BEN NISENBAUM
Attorney for Plaintiffs

OFFICES OF THE HAYWARD CITY ATTORNEY

Dated: August 27, 2005

By: 

RANDOLPH S. HOM
Attorney for Defendants

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: 8/30/05

/s/ CLAUDIA WILKEN

THE HONORABLE CLAUDIA WILKEN
United States District Court Judge